THE STATE OF THE S			United	Commissioner for Patents, Box PC States Patent and Trademark Offic Washington, D.C. 202
U.S. APPLICATION NO.		FIRST NAMED APPLICANT		ATTY, DOCKET NO.
09/8	31820	LOCATELLI	·	1303-122
			INTERNATION	AL APPLICATION NO.
1100 NORTH GLEBE ROAD 8TH FLOOR		P99/08847		
ARLINGTON, VA	22201 4714		1.A. FILING DATE	PRIORITY DATE
			17 NOV 99	17 NOV 98
I	NOTIFICA'	TION OF A DEFECTIVE OATH	OR DECLARAT	20 JUN 2001
into the national	stage in the	ain an oath or declaration acceptable United States of America. The per- avoid abandonment is set in the acco	iod within which to	correct the
A new oath or deapplication number with 37 CFR 1.4	er and inter	roperly identifying this application (national filing date) is required. Th d (f) in that it:	(preferably by the i	nternational on does not comply
2. does not id: 3. does not id: 4. does not id: 5. does not sta	entify the applentify the investify the citizente that the periginal and first	ance with either 37 CFR 1.66 or 37 CFR lication to which it is directed. entor(s). entship of each inventor. rson making the oath or declaration believes inventor or inventors of the subject materials.	ves the named invento	r or inv e ntors und for which
1.497(a) AND (b)), AND 1.49 N FAILUR	OATH OR DECLARATION IN C 97(d) WHERE APPROPRIATE, W E TO ENTER THE NATIONAL S APPLICATION.	THIN THE TIME	TH 37 CFR PERIOD SET
Additionally, the	oath or deci	aration does not comply with 37 CF	FR 1.63 in that it:	
1. does not	identify the m	nailing address of each inventor. If the re	esidence is different fr	rom the
mailing a	iddress, then to be given.	the city and state or city and foreign coun	ntry of residence of each	ch inventor
2. does not	state that the	person making the oath or declaration:		
a has re amend	viewed and u ded by any an	nderstands the contents of the application nendment specifically referred to in the oa	, including the claims ath or declaration.	, as
b. acknown acknown mater	wledges the crial to patental	duty to disclose to the Office all informational bility as defined in 37 CFR 1.56.	ion known to the perso	on to be
does not	identify the fo	oreign application for patent or inventor's	certificate for which	a claim for
priority i that of th	s made pursua e application (ant to 37 CFR 1.55, and any foreign applion which priority is claimed, by specifying year of its filing.	ication having a filing	date before

Telephone: 703-305-3662

FORM PCT/DO/EO/917 (March 2001)

	THE TRADERLARK OFFICE	
		Commissioner for Patents, United States Patent and Tradema Washington, D.
U.S. APPLICATION (A).	FIRST NAMED APPLICANT	ATTY, DOCKET NO.
09/831820	LOCATELLI	1303-122
NIVON 8 VANDET		INTERNATIONAL APPLICATION NO.
NIXON & VANDERHYE 1100 NORTH GLEBE ROAD 8T	H ELOOP	PCT/EP99/08847
ARLINGTON, VA 22201 4714	III EOOR	LA FILINÓ DATE PRIORITY DATE
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1. The following items have been sure office as Office as Office as I a Designated Of U.S. Basic National Fee. Copy of the international Oath or Declaration of int Copy of Article 19 amend The International Preliming Translation of Annexes to 2. Applicant has requested early properties of the indicated items in paragraph 3 belowed prior to 20 or 30 months from the prior U.S. Basic National Fee. 3. The following items MUST be furnable acceptance under 35 U.S.C. 371: a. Translation of the application than the appropriate and the appropriate and the application. b. Processing fee for provice appropriate 20 or 30 in the application (prefer surcharge will be requested. The current oath or declaration of the application (prefer surcharge will be requested.	bmitted by the applicant or the IB to the I fice (37 CFR 1.494) \(\text{\text	United States Patent and Trademark ice (37 CFR 1.495): Entity Status. Elemational application into English. Elemational application into English. Elemational application into English. Elemational application into English. Elemational elemation into English. Elemation in
d. Surcharge for providing	the oath or declaration later than the appr	
priority date (57 CT-K	1.492(0)).	
claim fee, are required. Applicant must due (37 CFR 1.492(g)). See attached PI		including any required multiple dependent il the additional claims for which fees are
 Applicant has not submitted the re- PCT/DO/EO/920. 	quired sequence listing pursuant to 37 CF	FR 1.821-1.825. See attached
ALL OF THE ITEMS SET FORTH IN MONTHS FROM THE DATE OF THE THE PRIORITY DATE FOR THE AP RESPOND WILL RESULT IN ABANI	PLICATION WHICHEVED IS A ATT	E SUBMITTED WITHIN TWO (2) HS (where 37 CFR 1.495 applies) FROM ER. FAILURE TO PROPERLY
The time period set above may be extende 1.136(a).	ed by filing a petition and fee for extension	on of time under the provisions of 37 CFR
7. The Article 19 amendments are can or 30 (37 CFR 1.495(d)) months from the	icelled since a translation was not provide priority date.	o later than the time period set above or the an 20 or 30 months from the priority date. ed by the appropriate 20 (37 CFR 1.494(d))
Applicant is reminded that any communical address given in the heading and include to	ation to the United States Patent and Trad he U.S. application no. shown above. (37	demark Office must be mailed to the 7 CFR 1.5)
A copy of this Enclosed: - PCT/DO/EO.917	notice MUST be returned wit	th this response.
PTO-875	Notice of Defective Translation - PCT/DO/EO/920	-
	Fra	ncine Young
FORM PCT/DO/EO/905 (March 2001)	Telephone:	

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U.S. APPLICATION NO	FIRST CALLS	Washingto	
09/831820	FIRST NAMED APPLICANT	ATTY, DOCKET NO.	
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NIXON & VANDERHYE		INTERNATIONAL APPLICATION NO.	
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1		I.A. FILING DATE PRIORITY DAT	
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NOTIFICATION TO COMPLY WITH	I DEOLUM	DATE MAILED: 20 JUN 2	
NOTIFICATION TO COMPLY WITH CONTAINING NUCLEOTIDE SE	REQUIREMENTS I EQUENCE AND/OR A DISCLOSURES	FOR PATENT APPLICATION AMINO ACID SEQUENCE	
Applicant has submitted papers under 35 U. America. The items indicated below, howe deficiency noted below and avoid abandonm. The nucleotide and/or amino acid sequence with the requirements for such a disclosure areason(s):	ent is set forth in the ac	ection within which to correct the companying Notification.	
disclosure on paper copy or comp A copy of the "Sequence Listing" required by 37 CFR 1.821(e). A copy of the "Sequence Listing" content of the computer readable for 37 CFR 1.822 and/or 1.832, as incesting the computer readable form that I damaged and/or unreadable form that I damaged and/or unreadable form The paper copy or compact disc of computer readable form of the "Se Other:	in computer readable form, however, does no licated on the attached that been filed with this citated on the attached on the attached on the submitted as returned to the "Sequence Listing".	ormat has not been submitted as orm has been submitted. The t comply with the requirements of marked-up copy of the "Raw application has been found to be CRF Diskette Problem Report. A equired by 37 CFR 1.825(d).	
PPLICANT MUST PROVIDE: An initial or substitute computer real initial or substitute paper copy of amendment directing its entry into the A statement that the contents of the are the same and, where applicable, 1.821(e), 1.821(f), 1.821(g), 1.825(f)	r compact disc of the " he specification. paper or compact disc a include no new matter b) or 1.825(d).	Sequence Listing," as well as an and the computer readable form, as required by 37 CFR	
R QUESTIONS REGARDING COMPLIAN	ICE WITH THESE RE	QUIREMENTS, PLEASE	
(703) 308-4216, for Rules interpretatio (703) 308-4212, for CRF submission h	n,		
(703) 303-4212, for CRF submission h	elp,		

(703) 287-0200, for Patentin software help.

Francine Young phone: 703-305-3662

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